

Draft**DEQ/EPA Monthly Meeting**

May 13, 2015

1:00 pm – 3:00 pm Pacific Time - Staff and Managers

3:00 – 3:30 pm Pacific Time - Managers Only

Conference Room, EPA Oregon Operations Office

805 SW Broadway, Suite 500, Portland, OR

VTC + Conference Line **Non-responsive**

Facilitated by Cami Grandinetti

Bill Ross will facilitate 3:00 – 3:30 session by telephone

Purpose:

- Allow agencies to track each other's activities and the impacts of each agency's actions and decisions.
- Facilitate vertical integration
- Discuss and resolve issues

Time	Topics	Lead
5 min	Open, Agenda Review	Cami
15 min.	What's going on and what's coming up? <ul style="list-style-type: none">• RI/FS• Source Control• DEQ In-Water Roll Out• Staff Changes?	Kristine Matt Kevin
	Comparison of alternative developed by LWG with how EPA is developing alternatives	Kristine Cami
	Review DEQ Key Issues List – what has been addressed, priorities and timing	Kevin
	EPA Key Issues – Source Control	Cami
	As needed, review Next Steps from previous meeting – is further action needed? (Scroll down for the list.)	Cami
5 min.	Review Next Steps, Topics for next meeting, Close	Cami
30 min.	Managers Only	Bill Ross on the phone

Possible Topics for future meetings

	Recontamination - Further Discussion (Crosswalk prepared by Matt and Rich. What is process for discussion?)	Matt
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4/8/15 DEQ/EPA Meeting NOTES – Next Steps:

Date	Who	What	Status
4/8	Debbie	Set up briefing for Dick and Dennis on FS Sec 3 and 4 prior to 7/29	Complete 7/7 and 7/28
4/8	Kristine	Be sure TCT understands that we will not release preferred alternative prior to completion of Sec 4 comments	This was clarified during meetings on 4/21/15 after Execs Meeting.
4/8	Cami	Send Kevin sample conceptual remedy and that state's package submitted to NRRB.	Requested from R10 RPM
4/8	Debbie	Are Fed agencies invited to present to Board? Follow up on how many presentations to expect.	Fed agencies on MOU are permitted to present. Have not yet found out how many. Expect 2 Tribal presentations.
4/8	Cami	Resolution of the State's cleanup standards that do not account for anthropogenic background. We discussed whether an ARAR waiver may be needed. The specific regulation is OAR 340-122-040(2) under Standards: (2) In the event of a release of a hazardous substance, remedial actions shall be implemented to achieve: (a) Acceptable risk levels defined in OAR 340-122-0115, as demonstrated by a residual risk assessment; or (b) Numeric cleanup standards developed as part of an approved generic remedy identified or developed by the Department under OAR 340-122-0047, if applicable; or (c) For areas where hazardous substances occur naturally, the background level of the hazardous substances, if higher than those levels specified in subsections (2)(a) through (2)(b) of this rule.	
4/8	Kevin	DEQ find out about WQS and let EPA know	Complete. The DEQ effective Water Quality Criteria for use as ARARs are in Tables 40 and 30.
4/8	Cami	Schedule next execs meeting before NRRB	Scheduled for 8/6 and 9/17
4/8	Kevin	State meet with Dennis and Jim at noon on 4/21.	Done